PATENT COOPERATION TREATY

From the

INTERNATIONAL SEARCHING AUTHORITY

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To: KIM, Myung-Shin		PCT REC'D 0 7 JUN 2005				
12Fl., Jindo Bldg., 37, Dohwa-dong, Mapo-gu Seoul 121-732		WRITTEN OPINION OF THE				
Republic of Korea		INTERNATI	ONAL SEARCHING AUTHORITY			
9/12		(PCT Rule 43bis.1)				
6		Date of mailing (day/month/year) 2	5 MAY 2005 (25.05.2005)			
Applicant's or agent's file reference		FOR FURTHER ACTION				
P050001KR		See paragraph 2 below				
International application No. International filing date						
PCT/KR2005/000002 03 JANUARY 200		05 (03.01.2005) 03 JANUARY 2004 (03.01.2004)				
International Patent Classification (IPC) or both national classification and IPC						
IPC7 G06F 19/00						
Applicant HICHEMTECH, INC. et al						
Box No. IV Lack of unity of Box No. V Reasoned states citations and ex Box No. VI Certain documents	nent of opinion with regal of invention ment under Rule 43bis. I planations supporting su ents cited s in the international app	ard to novelty, inventive (a)(i) with regard to now ach statement	step and industrial applicability velty, inventive step or industrial applicability;			
International Preliminary Examining other than this one to be the IPEA an opinions of this International Searchi	Authority ("IPEA") exceed the chosen IPEA has not not authority will not be considered to be a written appropriate, with amend expiration of 22 months SA/220.	ept that this does not ap notified the International so considered. en opinion of the IPEA, dments, before the expin	onsidered to be a written opinion of the ply where the applicant chooses an Authority I Bureau under Rule 66.1bis(b) that written the applicant is invited to submit to the ration of 3 months from the date of mailing whichever expires later.			
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Name and mailing address of the ISA/KR



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Telephone No. 82-42-481-5789



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2005/000002

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This opinion has been es	tablished on the basis of	a translation from the of a translation furnis	original language into the foshed for the purposes of inter	ollowing language mational search (under
Rules 12.3 and 23.1(b)).				•
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International application No. PCT/KR2005/000002

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty (N)	Claims	1-16	YES
	Claims		NO
Inventive step (IS)	Claims	3, 7, 9, 10, 13, 16	YES
	Claims	1, 2, 4-6, 8, 11, 12, 14, 15	NO
Industrial applicability (IA)	Claims	1-16	YES
	Claims		NO

2. Citations and explanations:

The following documents have been considered for the purpose of this written opinion:

D1: KR 1999-65548 A

D2: KR 2001-68192 A

D3: KR 2003-4921 A

Prior art D1 relates to a TV color control system for the color weakness people, which includes the following technical features: providing test patterns to test the color weakness of a TV viewer; compensating colors by outputting color signal information in a memory to an image signal compensation device according to the level of the tested color weakness.

Prior art D2 relates to a method for testing eyesight via the internet. Technical features of the device show not only a method of eyesight test using internet from a remote place but also a method of having a color-blindness test.

Prior art D3 relates to a system for managing a health. It has such characteristics that a user provides the test result after comparing information inputted through a usr terminal with the data stored in the health information database or receives the test result from the specialist by transmitting information inputted by a user to the specialist terminal.

1. Novelty:

All claims of the present invention relate to a method and apparatus for understanding the difficulty level of color discrimination of a user through the network and for providing a color compensation palette to get color compensation of a user terminal according to the difficulty level.

But the closest prior art D1 to the present invention is not based on internet and D2 & D3 do not include a system for color compensation of a terminal display device. Therefore, all claims of the present invention are considered to involve novelty.

(Continued on Supplemental Sheet.)

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Su	on	lem	en	tal	Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box V.

2. Inventive Step:

The method and apparatus disclosed in claims 1,2, 4-6, 8, 11, 12, 14, 15 can be easily derived from the combination of D1, D2, & D3 by a skilled person in the art. Therefore, claims 1, 2, 4-6, 8, 11, 12, 14, 15 are not considered to involve an inventive step.

3. Industrial applicability:

All claims are considered to be industrially applicable.